GENERAL AFFIDAVIT

THE STATE OF MISSISSIPPI CLARKE COUNTY

County aforesaid, did willfully and unlawfully violate the state laws to wit: did willfully, unlawfully, feloniously while driving a motor vehicle, fail to stop the vehicle in compliance with a visible and audible signal given. by Ben Ivy, a law enforcement officer, acting in the lawful performance of his duty and who had a reasonable suspicion to believe that the driver had committed a crime. The signal to stop was given by emergency lights and siren The failure to stop resulted in willful disregard for the safety of persons and property in a manner manifesting extreme indifference to the value of human life by running four cars off the road, from 1 car on North Jackson Ave. in Quitman and a Pedestrian by that car, two cars on highway 145, and 1 car on highway 45 north. Failure to stop motor vehicle when officer signals 97-9-72	Eric O'Neil	— ON Information and belic	••	
did willfully, unlawfully, feloniously while driving a motor vehicle, fail to stop the vehicle in compliance with a visible and audible signal given. by Ben Ivy, a law enforcement officer, acting in the lawful performance of his duty and who had a reasonable suspicion to believe that the driver had committed a crime. The signal to stop was given by emergency lights and siren The failure to stop resulted in willful disregard for the safety of persons and property in a manner manifesting extreme indifference to the value of human life by running four cars off the road, from 1 car on North Jackson Ave. in Quitman and a Pedestrian by that car, two cars on highway 145, and 1 car on highway 45 north. Failure to stop motor vehicle when officer signals 97-9-72	Makes affidavit that Marquis	e Terrell Tillman on or about	3/21/2019	in the
	lid willfully, unlawfully, feloning compliance with a visible and officer, acting in the lawful perfective that the driver had commights and siren The failure to storoperty in a manner manifesting our cars off the road, from 1 courses.	ously while driving a motor vehicl audible signal given. by Ben Ivormance of his duty and who had nitted a crime. The signal to stop op resulted in willful disregard for extreme indifference to the valuar on North Jackson Ave. in Quit	ele, fail to stop the y, a law enforcem a reasonable susp was given by eme the safety of pers the of human life by man and a Pedestr	e vehicle nent icion to ergency sons and y running
			•	
Against the peace and dignity of the State of Mississippi	Against the peace and dig	inity of the State of Mississi		
Sworn to and subscribed before me, this day of March ,2019	\	.3.)	11 .	

EXHIBIT

CLT-(TILMAN)-000014

Warrant #

	Warrant	Warrant #
THE STATE OF MISSISSIPPI CLARKE COUNTY		
TO ANY LAWFUL OFFI	CER OF CLARKE COUN	ITY, IN SAID STATE
We comma	nd you forthwith to take the	body of
	Marquise Terrell Tillman	_
To safely keep and bring Courthouse Annex in said	him/her before a Justice Co County to answer to the Sta	urt Judge of said County at the ate of Mississippi on a charge of
Fa	ilure to stop motor ve	hicle
	when officer signals	
Mississ	ippi State Code: 97-9-72	
Witnes	ss my hand, this the 34	Justice Court Judge
OFFICER'S RETURN: I have this day executed this the day of		
Race/Sex: b\m DOB: Address: SSN: Phone Number	Case	Deputy Sheriff Number F190046

	Warrant	Warrant #
THE STATE OF MISSI CLARKE COUNTY	ISSIPPI	
TO ANY LAWF	UL OFFICER OF CLARKE CO	JNTY, IN SAID STATE
We	e command you forthwith to take t	he body of
	Marquise Terrell Tillman	
To safely keep a Courthouse Anne	nd bring him/her before a Justice ex in said County to answer to the	Court Judge of said County at the State of Mississippi on a charge of
	Weapon possession by	y felon
	Mississippi State Code: 97-3	7-5
	Witness my hand, this the	Justice Court Judge
OFFICER'S RETURN	:	
I have this day exec	uted this warrant by personally arr	esting Marquise Terrell Tillman
This the day	of, 201	9.
Race/Sex: B\M		
DOB:		Deputy Sheriff
Address:		
Phone Number	Ca	ase Number <u>F190046</u>

GENERAL AFFIDAVIT

THE STATE OF MISSISSIPPI CLARKE COUNTY

Makes affidavit that Marquise Terrell Tillman on or about 3/21/19 in the County aforesaid, did willfully and unlawfully violate the state laws to wit: did willfully, unlawfully, feloniously after having been convicted of a felony under the laws of the State Of Mississippi to wit: on 06/13/2014 was convicted in Bridgeport West Virginia of a felony charge of delivery of control substance. possess a firearm and had said firearm with him in a vehicle while he was eluding law enforcement on highway 45 in Clarke County Ms. Weapon possession by felon [97-37-5] Against the peace and dignity of the State of Mississippi May Against the peace and dignity of the State of Mississippi Sworn to and subscribed before me, this day of May Against May 2019.		əf	
Weapon possession by felon [97-37-5] Meapon possession by felon [97-37-5] Against the peace and dignity of the State of Mississippi Liu willfully, unlawfully, feloniously after having been convicted of a felony under the aws of the State Of Mississippi to wit: on 06/13/2014 was convicted in Bridgeport West Virginia of a felony charge of delivery of control substance. possess a firearm and lad said firearm with him in a vehicle while he was eluding law enforcement on highway 45 in Clarke County Ms. Weapon possession by felon [97-37-5]	Makes affidavit that Marquise Terrell Tillman on or about	3/21/19	in the
Against the peace and dignity of the State of Mississippi	id willfully, unlawfully, feloniously after having been convicted aws of the State Of Mississippi to wit: on 06/13/2014 was convicting of a felony charge of delivery of control substance. possed and said firearm with him in a vehicle while he was eluding law ended.	d of a felony und cted in Bridgepor ess a firearm and	er the t West
Sworn to and subscribed before me, this 22 day of 2019.		ppi	
	in the same of the	Harch	,2019.

IN THE CIRCUIT COURT OF CLARKE COUNTY, MISSISSIPPI 10TH JUDICIAL DISTRICT

THE STATE OF MISSISSIPPI

VS.

Cause No. 2019-95, Counts I & II

MARQUISE TERRELL TILLMAN
B/M; DOB: SSN:

DEFENDANT

ORDER OF NOLLE PROSSE

Came this day to be heard this cause upon motion *ore tenus* of the District Attorney for an Order of Nolle Prosequi of Counts I & II of the Indictment in this Cause in which the Defendant is charged with Possession of Weapon by a Convicted Felon in Count I, in violation of Section 97-37-5, and Felony Fleeing in Count II, in violation of Section 97-9-72(2), both of the Mississippi Code of 1972, Annotated, due to his plea in Count III of this cause. Dismissal of these two (2) counts was part of the plea agreement in Count III.

IT IS THEREFORE, ORDERED AND ADJUDGED that Counts I & II of the Indictment in this cause against the Defendant MARQUISE TERRELL TILLMAN are hereby Nolle Prosequi.

SO ORDERED AND ADJUDGED, this the day of December, 2019.

HON. CHARLES W. WRIGHT, JR. CIRCUIT JUDGE, 10TH DISTRICT

Submitted by:

OFFICE OF THE DISTRICT ATTORNEY
Tenth Judicial District
Post Office Box 5172
Meridian, Mississippi 39302-5172